

AN ERRING SOLDIER.

STRANGE CONDUCT OF A FIRST REGIMENT MEMBER.

Andrew Cash sent to Jail for Night Months for Getting Goods Under False Pretences.

Andrew Cash, a member of Company D, First Regiment Virginia Volunteers, and a very respectable-looking young man, was before the Police Court yesterday morning, under the assumed name of Cassie, charged with feloniously obtaining a pair of shoes worth \$2.50 from R. F. Tinsley under false pretences, also, by false representation attempting to obtain money from A. L. Hanes, Governor Fitzhugh Lee, and others.

The young man had no counsel; Commonwealth's Attorney Spotswood was present for the prosecution.

In the case four witnesses were examined, and in the second one six, and several more were present, but it was not deemed necessary to introduce any others. There were none on the defense.

Now we got the story.

Mr. Tinsley, who is a contributing member of Company D, in his testimony said that about two weeks ago the prisoner and another man came to his place of business and represented himself to be Captain A. C. Gasser, of Company D, and that he was investigating the affairs of the company and had found the finances in a bad condition; that Captain Davis had left the company about \$200 in debt, and they were now going round to see the contributing members of the company.

Mr. Tinsley stated emphatically that he paid his dues to the company by furnishing shoes. About two days after the first visit the accused called at his store again and inquired how many pairs of shoes Captain Davis had gotten on account of the company. He gave him the required information. The prisoner then informed him that he had taken charge of the company and to bring it out of its financial troubles, and to find if he did not want any shoes furnished to members of the company except on order from him. On the 17th of February the prisoner came to his store and said he wanted a clean pair of shoes. He was fitted with a pair at \$2.50.

Mr. Tinsley, Mr. Tinsley's clerk, corroborated the above, and like Mr. Tinsley, positively identified the accused as the man who got the shoes.

A PATHETIC APPEAL.
In the second case Messrs. S. H. Hanes, Walter Scott, Frederick Brauer, and others, stated that the prisoner approached them, and presenting to them a paper, of which he had taken charge of the company, secured contributions for what they thought to be a worthy object.

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THE CASE.
Sergeant E. P. Hanes deserves much credit for the manner in which he worked up this case and the promptness with which he placed his hand on the guilty party. The matter was only given to his charge Friday morning and he had the evidence taken upon the right person. The first information he received was that the guilty man had once been in the city, and he went to the City Engineer's office to look over the pay-roll and Mr. Bates told him of this paper that he had copied from Cash, who was a paper hanger in the city.

That night the Sergeant went down on Seventeenth street and arrested the accused. The matter was first brought to the attention of the police on Friday morning by Governor Lee, whose suspicions were aroused by Cash's calling on him twice within four days with the same paper, and he decided to give the matter a closer look. The representations were not genuine. The paper produced in court showed that \$6.65 had been collected on it.

PERSONAL.
Cash says he is twenty-three years old and a machinist by trade. He lives at 407 north Seventeenth street, or says he does; is six feet one inch in height, and weighs about 150 pounds. He has black, curly hair, which he parts on the left side of the head very near the middle, dark eyes, and a youthful-looking mustache very nearly black. He was very neatly dressed with black diagonal sack coat, dark pants, standing collar, striped scarf, and wore a derby hat.

When court was over Cash had an interview with Justice Spotswood and expressed his sentence he would be lighter, but the Justice replied that he would not do that; that he had already been as lenient as he could be.

OTHER CASES.
Eddie Childress, Thomas Mahone, and Arthur Simpson, three small white boys, were charged with stealing a lot of castings from E. O. Nolting. The evidence was very strong against them, but on account of their tender years the Court would not convict them, but required security for their good behavior for three months in the sum of \$100.

S. C. Carter, charged with being drunk and insulting ladies on the street, was fined \$5 and costs.

Several boys charged with minor offenses were whipped in court by their parents.

CITY COURT.
In this court yesterday the evidence was concluded in the case Edwin A. Lacy's administrator against the Receiver of the Richmond and Alleghany Railroad Com-

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